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John K. Gilliat, Esq.'s Tobacco Store.

LONDON, 4 CHURCH SQUARE, JUNE 18, 1879.

Sir,—Business opened quietly in this market last month, and in the first fortnight there were no indications that the demand would exceed the proportions of the earlier months of the year. The market for tobacco has been very quiet, and the prices have been very low.

At present, however, there is nothing to show that a full crop may not be planted in the ordinary course of trade, and it is difficult to discover any sound basis for speculation. The market for tobacco has been very quiet, and the prices have been very low.

We resume our previous quotations:—Common to middling, 3 to 5d. per lb.; fair to good, 5d. to 7d. per lb.; bright fine, 7d. to 9d. per lb.; and 10d. per lb. for the best. The market for tobacco has been very quiet, and the prices have been very low.

Western Leaf: Common to middling, 5d. to 7d. per lb.; fair to good, 7d. to 9d. per lb.; bright fine, 9d. to 11d. per lb.; and 12d. per lb. for the best. The market for tobacco has been very quiet, and the prices have been very low.

Maryland Confederate Monument.—The gentlemen appointed at a recent public meeting as a committee on the monument to be erected over the Maryland Confederate dead, have been elected for the purpose of erecting the monument.

Deaths by lightning.—Boswell, Ind., June 14.—At about 2 o'clock this evening about one hundred and fifty persons who had assembled for a shooting tournament at the Academy of Music, were killed by a lightning bolt.

Cuticura Remedies.—Have speedily and permanently cured humors of the skin and scalp of children and infants affected since birth. The treatment prescribed in such cases is mild and does not hurt the child.

Cuticura Soap.—The treatment prescribed in such cases is mild and does not hurt the child. The Cuticura Soap is a most valuable remedy for all skin diseases.

Humor on a child since birth cured after faithful medical treatment had failed. The Cuticura Remedies have been used with the most successful results.

Children and Infants.—The Cuticura Remedies have been used with the most successful results. The Cuticura Soap is a most valuable remedy for all skin diseases.

Incidental to the Texas Climate.—The Cuticura Remedies have been used with the most successful results. The Cuticura Soap is a most valuable remedy for all skin diseases.

Prickly Heat.—The Cuticura Remedies have been used with the most successful results. The Cuticura Soap is a most valuable remedy for all skin diseases.

Collins's Voltaic Electric Plaster.—The Cuticura Remedies have been used with the most successful results. The Cuticura Soap is a most valuable remedy for all skin diseases.

Under the name of "The Cuticura Remedies" have been used with the most successful results. The Cuticura Soap is a most valuable remedy for all skin diseases.

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THE NEWS.

BY TELEGRAPH FROM ALL PARTS OF THE WORLD.

THE SITUATION AT WASHINGTON: CONGRESSIONAL AND OTHER CAPITAL INTELLIGENCE.—DEATH OF JUDGE DORMAN, OF NORFOLK.—A GAMBLING-HOUSE AFFAIR IN GALVESTON.—A UNITED STATES LAND-RECEIVER STANDING IN AN AFFRAY IN ALABAMA.—THE LOUISIANA CONSTITUTIONAL CONVENTION (THE) STRAGEDY.—THE GREAT SCULPTURE RACE; HANDED BY THE VICTOR—JULIUS FERRY'S EDUCATIONAL BILL IN THE FRENCH CHAMBER.—THE GRANT PARTY AT SHANGHAI.—TROUBLE IN MEXICO, &c.

Washington.—THE QUESTION OF ADJOURNMENT—WHAT ATTORNEY-GENERAL DEVENS THINKS OF THE JUDICIAL BILL.—THE PROPOSITION TO REPEAL THE JURORS' TEST—OATH—SILVER—GENERAL EWMING AND THE RICHMOND AND ALLEGANY ROAD—NATIONAL BANKS—THE SITUATION—PERSONAL, &c.

Washington, June 16.—The declaration of Senator Wallace yesterday, that the Senate Appropriations Committee would to-day report in favor of adjourning Friday, made everybody as happy as Colonel Burwell was when the tobacco bill passed; but the committee-to-day reported that it is impossible just now to name a day for adjourning, and this has thrown an appearance of gloom over everybody about the Capitol not interested in keeping Congress here. One thing is certain, and that is if ever the Senate names a day and the House concurs that the latter body will never recede from its action. Members are still leaving by every train. Mr. Cabell left to-night. General Beale will not go until Thursday. Messrs. Jorgensen and Tucker are away on account of surgical treatment. Mr. Richmond, who has been sick, is in his seat. General Johnston is in his seat early and remains late. He never misses a committee, and looks as if he had come to stay. Messrs. Goode and Hinton will also remain to the end.

THE JUDICIAL BILL AND WHAT THE ATTORNEY-GENERAL SAYS.—It was announced early to-day that the Democratic senators meant to sit it out to-night and force a vote on the judicial appropriation bill, but apart from this it was clear that its passage by the Senate was only a question of time, and that its veto by the President was as certain as fate. The Democrats continue to show little concern about it, and seem perfectly willing to go home without making any further effort to force the bill through. They are not objects of affection either in the South or West, for in the West, it is alleged they are run in the interest of New England insurance companies and other corporations, and in the South, with honorable exceptions, in the interest of the Radical party. If nothing is done by Congress after the veto of the judicial bill towards making provision for these courts, I am still certain that a called session will be the result. I hope, however, that it will be deferred until after day-tomorrow, for July weather at Washington and the Kidwell bottoms are too much for even stalwart endurance. Attorney-General Devens declared to-day that unless money is voted at this session to carry on the Federal courts they will have to stop, and he detailed from his standpoint the dreadful consequences which will ensue from this. He said the revenue laws cannot be enforced, and moonshiners and other illicit distillers cannot be punished. No vessel can be libelled, and a crew brought up a part of the United States in irons, charged with mutiny and murder, could not be tried. Injunctions cannot be served on railroad corporations, and in case of railroad riots where the Federal Government has jurisdiction there could be no judicial investigation. These are but a part of the evils he recited that are to flow from the veto of this bill by the President. Surely the law officer of the Cabinet ought to have influence enough with his Chief to induce him to avert so calamitous a state of things by approving of a bill framed and passed by those directly representing the American people.

THE BYLAND BILL REPEALING THE JURORS' TEST.—OATH.—The passage of this bill, it will be remembered, has been retarded in the House by the filibustering of the Republicans. Mr. Herbert of Alabama, who has it in charge, says to-night that he intends to allow Congress to go on until they will allow it to pass. The sub-committee to which the bill was referred has not yet reported, but it is understood that a formal report, but it is understood that the bill will be reported to the House.

WASHINGTON, June 16.—A Senate Democratic caucus will be held to-morrow to receive the report of the committee appointed to confer with Senator Bayard with regard to his proposed resignation of the chairmanship of the Finance Committee. The committee will report that the bill is inflexibly opposed to any compromise or concession whatever, and insists that the bill shall be left in the hands of the committee for mature consideration at the next session of Congress. If its party colleagues think it advisable to force action upon the measure in opposition to his conscientious convictions they must accept his resignation.

Forty-sixth Congress—First Session, Washington, June 16, 1879. SENATE.—The Senate took up the bill introduced by Mr. McPherson to amend the act of 1793 in regard to enrolling and licensing vessels engaged in the coasting trade and fisheries. Mr. Davis, of West Virginia, stated that in consideration of the present state of business before the Senate the committee were unable to concur in the date in the House joint resolution fixing to-morrow as the day of adjournment. They hoped to be able to report a resolution soon and fix an early day for adjournment.

THE SITUATION AT WASHINGTON: CONGRESSIONAL AND OTHER CAPITAL INTELLIGENCE.—DEATH OF JUDGE DORMAN, OF NORFOLK.—A GAMBLING-HOUSE AFFAIR IN GALVESTON.—A UNITED STATES LAND-RECEIVER STANDING IN AN AFFRAY IN ALABAMA.—THE LOUISIANA CONSTITUTIONAL CONVENTION (THE) STRAGEDY.—THE GREAT SCULPTURE RACE; HANDED BY THE VICTOR—JULIUS FERRY'S EDUCATIONAL BILL IN THE FRENCH CHAMBER.—THE GRANT PARTY AT SHANGHAI.—TROUBLE IN MEXICO, &c.

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A great many people here are daily excited over the base-ball game "The Nationals" of this city are having with New England clubs. The former have not done well so far.

Mr. J. P. Rogers, of the Richmond Chamber of Commerce, was here this evening. A large number of delegates to the National Division Sons of Temperance, which meets here to-morrow, have arrived to-night.

The bad defeat of the National Base-Ball Club at Springfield, Mass., this afternoon, greatly mortified their friends here. (Associated Press Reports by telegraph to the Dispatch.)

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discussing the bill showing contractors of the District of Columbia to prosecute their claims before the Court of Claims of the United States. These are claims for work done in this city under the old forms of Government, the Shepherd régime included, many of which have never yet been settled. The bill provides that no payment shall be made in money, but in three-fifty-five per cent. bonds.

THE NATIONAL BOARD OF HEALTH—PROFESSOR GAMGEE'S PLAN OF A REFRIGERATING SHIP.—The National Board of Health to-day has been in session considering the lengthy report of the Naval Board, recommending the construction of a refrigerating ship to freeze out the germs of yellow-fever, &c., from ships coming to the United States from infected foreign ports. Dr. Cabell favors the plan of Professor Gamgee, and the Board will approve of it. The Yellow-Fever Committee of the House to-day agreed to report to-morrow a bill enlarging the powers of the National Board of Health, so as to give it authority to erect quarantine hospitals and employ attendants.

THE DEMOCRATIC SENATORS DETERMINE TO SIT IT OUT.—The Democratic senators determined to sit it out on the legislative bill, and each armed himself with cold-tea syring. You may only look in their faces to see that they meant business. Dr. Devens made a set speech, which temporarily cleared the galleries, and after that there was a running debate on the political sections. Conkling and Ben. Hill took the leading part.

The Republicans, seeing the Democrats meant an all-night session, permitted the judicial bill to be passed before 7 o'clock. It was amended, however, so as to let the law stand which now allows liabilities to be incurred for supplies for the army and navy, but denies the right to incur liabilities to carry out the election laws.

THE NEW YORK DEMOCRACY—MR. TILDEN.—Frank Alfriend, who has just returned from a short trip to New York and Saratoga, looks first-rate. He says the New York Democracy are harmonious and confident of winning this fall. They declare they will carry their State in 1880 by the Tilden majority of 1876. Mr. Tilden looks well, and remarked in Mr. Alfriend's presence, that he was anxious for Ewing to carry Ohio, for he always wanted the Democrats to win.

Judge Harris was among the members who called on Mr. Hayes to-day. Commodore A. K. Hughes is to take command of the Norfolk navy-july 1st, relieving Commodore Creighton, who is placed on waiting orders.

The army bill will come up to-morrow, Senator Withers having charge of it. The redemption of fractional silver in greenbacks at the Treasury to-day amounted to \$11,000.

The House committee disagreed to the Senate amendments to the legislative bill, and a committee of conference will be appointed which will soon settle the difficulty. There will be an excursion to Richmond to-morrow evening via Norfolk.

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The House was engaged from 9 o'clock

introduces policies into the qualifications of Federal jurors. Leaving the question of whether that was right or necessary at all political crimes, and there seems to be no reason for making the jury-box to be the place of political disability is to be perpetuated. In further remarks he showed how the laws deprived good citizens of the right to sit on juries and to be tried by juries of their peers. He read numerous affidavits showing corruption among Federal officers in Alabama, and advocated the bill as likely to protect the people.

On motion of Mr. Wallace, the words "except as provided for in section 3732, Revised Statutes," were inserted after the clause prohibiting the inurement of liability for future payment. (Section 3732 allows such inurement by the War and Navy Departments for necessary expenses.)

Out of the clause, "But nothing herein contained shall be construed to prevent any judge in a district in which such is now the practice from ordering the names of jurors to be drawn from boxes used by the State authorities," Mr. Hill, of Georgia, moved to strike out the words "in which such is now the practice," so as to make the provision universal.

Mr. Wallace opposed the amendment. Mr. Carpenter said he would vote for the amendment. He moved at the proper time like to unite with the lawyers of the State in framing a Federal jury law. At present there was no such thing as a trial by jury in the Federal courts. The trial was by the marshal and clerk, and they could pack a jury to convict or acquit, as they pleased. He wished the matter to be left to the people. Six months more would not make much difference, and it was impossible to nature a good system in the hurry of the close of this session.

Mr. Hill's amendment was adopted. After further debate the bill was passed by a party vote.

The army appropriation bill was then taken up, and the Senate adjourned. A number of bills were introduced to-day under the call of States. The number of bills introduced thus far this session is 2,335.

Mr. Springer, of Illinois, moved to suspend the rules and pass the bill prohibiting military interference at the polls. Lost by a strict party vote for want of a two-thirds majority.

Adjourned.

Obituary.—DEATH OF JUDGE DORMAN. (Special telegram to the Dispatch.) NORFOLK, June 16.—Judge O. M. Dorman, a wealthy and much-respected citizen of Norfolk, died at his residence here to-day. He was a lawyer by profession, and a native of Massachusetts. At the earnest request of the bar of Norfolk, he was appointed Judge of the Corporation Court during the days of reconstruction, and afterwards made a Judge of the Court of Appeals. During the war he served in the Federal army as a paymaster. As an elder in the First Presbyterian church here he was a devoted, earnest Christian.

THE TRIAL OF MISS DIER.—Snow Hill, Md., June 16.—The sixteenth day of the trial opened with the evidence of Dr. Quinn, who was examined at great length by the State with regard to the effects of chloral. He thought the death of the patient was the result of nervous depression brought on by the shock of the wound.

In the afternoon Drs. Aydelotte, Jones, Parnell, and Todd were examined touching the same subject. They thought the effects of chloral might in some cases be beneficial, and did not regard the death of the patient as necessarily or probably the result of its administration.

Memorial to Bayard Taylor.—ITHACA, N. Y., June 16.—The ceremonies of unveiling the memorial to Bayard Taylor, presented to the Cornell College by the graduating class, took place here to-day. The memorial consists of a beautiful gray-marble bust of the poet, and a tablet on which is inscribed his name, with the dates of birth and death.

The Louisiana State-Debt Question.—NEW ORLEANS, June 16.—There seems to be an impression among the delegates of the Louisiana State Convention that neither the majority nor the minority reports will be adopted, but that a compromise will be effected by reducing the interest to a very low rate for several years and then gradually raising it. This plan is favored by a large number of delegates, and also, it is said, by representatives of large bondholders.

Cutting Affair in Alabama.—MONTGOMERY, June 16.—Paul J. Strobach, receiver of the United States land-office here, was badly cut by W. W. Wadsworth, at Mountain Creek, about thirty miles from this city, yesterday. Wadsworth charges undue familiarity with his wife, and that he had occasioned demonstration of it. Strobach is not fatally hurt.

Severe Freshet.—NORTH ADAMS, MASS., June 16.—A severe freshet occurred here to-day, flooding the outskirts of the town and turning East Brooklyn and Brooklyn streets into raging torrents. James Deane's dam was swept away, and the water here and there in the city is estimated at from \$100,000 to \$150,000.

Murder in Galveston, Texas.—GALVESTON, June 16.—Like Rector, a negro and an ex-city detective, in a gambling-house fight to-day shot Nathan Harris through the heart. The murderer has been captured.

of Delmon, 5th of May last, came off to-day over the Type championship course, and resulted in an easy victory for Hanlon. The start was made from a point off the Mansion House. The weather was fine, though dull, and the water beautifully smooth. There was an immense number of spectators and twenty steamers laden with passengers followed the race. Five to two on Hanlon had been laid during the morning, but Elliott came in much better favor just prior to the start, and only a slight shade of odds was laid on the Canadian. Elliott won the race, and took the northern shore. After some delay, at 12:15 o'clock the men got on with a capital start. Hanlon dashed in at the rate of 42 to the minute, and at once drew to fore; Elliott struck at the rate of 40 to the minute, and exerted all his enormous strength, but dashed now and then, and his bow did not travel well. Hanlon got the lead of four lengths at Red House bridge. Time for a mile was 6 minutes 11 1/2 seconds, the Canadian leading by five lengths. Hanlon now slowed down, and contented himself with keeping the advantage, and eventually won very easily by eight lengths in the good time of 21 minutes and 1 second. There was an immense crowd at Scotts-head, who cheered Hanlon to the echo.

Hanlon won the race with great ease by nine lengths, and his bow did not travel well. Hanlon got the lead of four lengths at Red House bridge. Time for a mile was 6 minutes 11 1/2 seconds, the Canadian leading by five lengths. Hanlon now slowed down, and contented himself with keeping the advantage, and eventually won very easily by eight lengths in the good time of 21 minutes and 1 second. There was an immense crowd at Scotts-head, who cheered Hanlon to the echo.

Reporting reporters say that such a performance as that of Hanlon to-day has never been seen in British waters.

THE GREAT WALKING-MATCH.—LONDON, June 16.—In the contest for the long-distance championship-of-the-world belt, which was held at Agricultural Hall to-day, the contest was between John G. Brown, 55 miles, and William J. Ennis, 44 miles. Harding, 42 miles. Harding is off the track and believed to be played out.

France.—VERMOREL, June 16.—In the discussion to-day on Jules Ferry's educational bill in the Chamber Deputies M. Paul de Cassagnac accused M. Ferry of uttering calumnies against religious orders and falsifying documents. He refused to retract the charges, and on the last voting to censure him the contest between the 300 and 200. Vigorous measures of improvement have recently been taken in Japan. Schools are being established; the harbor of Naha is protected, and a light-house built; steam communication is largely increased, and the land telegraph and postal service are improved.

Revolution in Paraguay.—LONDON, June 16.—A telegram from Rio Janeiro states that General Goby has deposed the President of Paraguay and seized upon the Government.

China and Japan.—SAN FRANCISCO, June 16.—Chinese and Japanese arrivals received by the steamer City of Tokio report the arrival of General Grant and party at Shanghai on 17th